

DECLARATION and POWER OF ATTORNEY



ORIGINAL CONTINUATION DIVISIONAL

As a below named Inventor, I declare that the information given harelin is true, that I believe that I am the original, first and sole inventor (if only one name is listed as 1 below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: ELECTROLYTE SYSTEM AND ENERGY STORAGE DEVICE USING SAME, the specification of which is attached hereto unless the following box is checked: as United States Application Number of PCT International Application Number was filed on and was amended on My residence, post office address and citizenship are as stated below next to my name. I acknowledge my duty to disclose information which is material to the paternability of this application in accordance with Title S7, Code of Federal Regulations § 1.56(a). I accurately a my duty to discuss intermediate which is material to the paternaturity of this application, including he dates, as amended by any amendment referred to above.

I hereby state that I have reviewed and understand the contents of the above identified specification, including he dates, as amended by any amendment referred to above. I hereby claim foreign priority benefits under Title \$5, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's cartificate having a filing date before that of the application on which priority is claimed: PRIOR FOREIGN APPLICATION(S) PRIORITY CLAIMED UNDER DATE OF FILING 35 U.S.C. 119 Month Day Year APPLICATION NUMBER COUNTRY I hereby claim the benefit under Title 35. United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.58(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application. STATUS] FIRST FILING DATE [APPL'N NO.] (Status) (Filing Date) POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or Agent(s) to prosecute this application and transact all business in the Patent (Application Serial No.) STUART LUBITZ, Reg. No. 20,680; JOHN P. SCHERLACHER, Reg. No. 23,009; ALFRED A. D'ANDREA, JR., Reg. No. 27,752; WILLIAM J. KUBIDA, Rog.No. 29,664; STUART LUBITZ, Reg. No. 30,680; JOHN P. SCHERLACHER, Reg. No. 33,940; E. MICHAEL BYORICK, Reg. No. 34,131; CAROL W. BURTON, Reg. No. 35,465; STEVEN C. MATTHEW BAILEY, Reg. No. 33,829; STUART T. LANGLEY, Reg. No. 35,940; E. MICHAEL L. CRAPENHOFT, Reg. No. 37,115; DAVID PETERSON, Reg. No. 36,238; WILLIAM H. WRIGHT, Reg. No. 36,512; STEVEN K. BARTON, Rog. No. 40,357; STERLON R. MASON, Reg. No. 41,179; SARAH S. O'ROURKE, Reg. LÜBITZ, Reg. No. 38,239; WEI-NING YANG, Reg. No. 38,690; CELINE CROWSON, Reg. No. 40,357; STERLON R. MASON, Reg. No. 41,179; SARAH S. O'ROURKE, Reg. LÜBITZ, Reg. No. 38,239; WEI-NING YANG, Reg. No. 44,228; MATTHEW G. DYOR, Reg. No. 45,278; WEI-FU HSU, Reg. No. 45,773; ERIN P. MADILL, Reg. No. 48,893; BRIAN NO. 41,226; LAWRENCE J. MCCLURE, Reg. No. 46,893; BRIAN NO. 41,226; MATTHEW G. DYOR, Reg. No. 45,278; WEI-FU HSU, Reg. No. 45,773; ERIN P. MADILL, Reg. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 48,893; BRIAN NO. 47,774; WEITTN D. ABEL D. No. 47,774; WEITTN D. NO. 47,774; WEITTN D. NO. 47,774; WEITTN D. NO. 47,774; WEITTN D. NO. 47,774; W E-MARTIN, Reg. No. 47,771; KENTON B. ABEL, Reg. No. P49,051; DIRECT TELEPHONE CALLS TO: Hogan & Hartson L.L.P. Signd correspondence to: 🛛 Customer Number 000026021 William H. Wright 500 South Grand Avenue, Suite 1900 Los Angeles, California 90071 213-337-8700

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I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Tribe 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE OF INVENTOR 2
DATE
SIGNATURE OF INVENTOR 4
DATE